Issued from and under kings Bench Engined 2:14-cv.68

Source of Standay Roy Rein Land Land for and Inversal FILED

where of Standay Roy Rein Land color venue and Laurenter isaudilatic at public notice (I) Blood of Composition of Section o Demand for a Writ as Habeas Corpus areolens, Magistrate of United States District Court IT Thomas David House of Degan, No grant you I my sources manunity while handking as those matters. I am sechien à missenal review of the matters of hand, concerning 11-8-100 and my kidnogpass on wednesday last by foreign agents and actors claiming to be sourceful. I am seekens a release from the facility Deligerant clumants get to receil the profections of their absolute rights, Privileges, freeding and immunities as sound by G.S. A Sugreme Court. I am, and have been, cleried many things necessary to life and com secking in collaterally attack again (attached alluraters collatorally in the original cose 11-F-101 in 2011 and 3013 with no reponse by STATE OF WEST VIRGINIA Cord its asents, can stawall correspondence is permitted to retrême originals from home silence is agreement, and silence whom there is a duty to speak is from it such to speak is from it Frank Prochour venue for the sole Durpose (50%

Case 2:14-cv-00068-JPB-RWT Document 1 Filed 08/27/14 Page 2 of 2 PageID #: 2

1939 GOS FAIRE Construct - no case I down there is a contract

Puttern this nather to restrict the Sound to put a discount of the construct of the construct of the construct of the construct of the construction of the constructi end to 11-F-14 after their complete and absolute cocquiesence in the collateral attack. As paper and juk is limited I will address the court in live flesh \$ and Blood capacity regarding all these watters act hand, if notice is seven to lames Degan at 324 4887560 or 740 315 5158 he can bring all your of the other of these heaving he can bring adding a course it of the shearing he can be returned as a coloner of the coloner of the shearing he coloner of the coloner of th Court. is already, as of this writing, seins on 72 hours of actainment without consent, as revealed by research andbaseage Byron Co Dale the parties detaining me should be only granted 12-24 Thours with John to preduce my Becly batorel & your. All paperwork at this facility unlawfully chotaining ine was only no consent, without prefudice, Hureby deinite any presumed or actual consent: EABelligent claumant shall have his full rights, Fricileges, Freedows, and immunities restored immediately improvious and survive, established and survives, established and row demanding and will Show As I am denied I free call I will race an order to call tim to tell him where the decumentary 15. Please excuse form and bole at substance (1) arn not a lauger without rights privileges, immunities and Greedens reserved, without prejudice. States raphed sealed and